

Remarks/Arguments:

The above Amendments and these Remarks are in reply to the Final Office Action mailed June 25, 2008.

Claims 1-27 are rejected under 35 U.S.C. 103(a) as being unpatentable by Narin et al. (U.S. Publication No. 2004/0158709) in view of Cnonce (U.S. Publication 2003/0172035).

Claim 1 includes the feature of “accessing, by the group member, the web application to input information concerning an software license that is not stored in the digital records so as to allow an administrator to add the missing software license”. Claims 10 and 19 have similar features.

Narin and Cnonce do not show or make obvious inputting info about a missing license through a web application to allow an administrator to add the missing license.

In Narin and Cnonce, the user is described as only inputting information concerning licenses that are currently stored by the system. They do not describe inputting information concerning missing license.

For this reason, claims 1-27 are believed to be allowable.

The Commissioner is authorized to charge any underpayment or credit any overpayment to Deposit Account No. 06-1325 for any matter in connection with this response, including any fee for extension of time, which may be required.

Respectfully submitted,

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